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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/315,973	05/21/1999	SHASHANK MERCHANT	50100-783	7187
20277 7:	590 01/24/2005		EXAMINER	
MCDERMOTT WILL & EMERY LLP			LY, ANH VU H	
600 13TH STR WASHINGTO	N, DC 20005-3096		ART UNIT PAPER NUM	
•			2667	
			DATE MAILED: 01/24/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/315,973	MERCHANT ET AL.				
Office Action Summary	Examiner	Art Unit				
	Anh-Vu H Ly	2667				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period way reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	86(a). In no event, however, may a reply be ting within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 02 Se	eptember 2004.					
2a)⊠ This action is <b>FINAL</b> . 2b)☐ This	This action is <b>FINAL</b> . 2b) This action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims	, ,					
4) Claim(s) 1-9,11-14 and 16-19 is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) 14 and 16-19 is/are allowed.						
6)⊠ Claim(s) <u>1</u> is/are rejected.						
	7)⊠ Claim(s) <u>2-9 and 11-13</u> is/are objected to.  B)□ Claim(s) are subject to restriction and/or election requirement.					
Application Papers	·					
9) The specification is objected to by the Examine	r.					
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
<ul> <li>12) ☐ Acknowledgment is made of a claim for foreign</li> <li>a) ☐ All b) ☐ Some * c) ☐ None of:</li> <li>1. ☐ Certified copies of the priority document</li> </ul>		)-(d) or (f).				
2. Certified copies of the priority document	s have been received in Applicat	ion No				
3. Copies of the certified copies of the prior		ed in this National Stage				
application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.						
300 the attached detailed office action for a list	or and common copies from resource	<del></del>				
Attachment(s)	4) Interview Summary	(PTO-413)				
Notice of References Cited (PTO-892)     Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	ate				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	5)  Notice of Informal F 6)  Other:	Patent Application (PTO-152)				

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## **DETAILED ACTION**

#### Response to Amendment

1. This communication is in response to applicant's amendment filed September 02, 2004. Claims 1-9, 11-14, and 16-19 are pending.

#### Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claim 1 is rejected under 35 U.S.C. 102(b) as being anticipated by Murthy et al (US Patent No. 5,515,376).

With respect to claim 1, Murthy discloses in Fig. 1, a multi-port bridge comprising plurality of ports for transmitting and receiving data packets (a plurality of ports for receiving and transmitting data packets). Murthy discloses (col. 10, lines 49-54) that packet forwarding is the process by which a received packet is transmitted on one or more ports 3. While the forwarding decisions are made primarily by the Main CPU, the port controllers 37 and the I/O CPU 43 also participate in the mechanics of forwarding (a decision making engine responsive to received data packets for directing the received data packets to the ports selected for transmission of the received data packets).

Murth discloses (col. 10, lines 32-45) that packets received from the ports are stored in the share memory 39, which is based on a 1.5 Mbyte array of SRAMs. The configured array has an aggregate bandwidth of 400 Mbytes/second. Shared memory is made available to the port

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controllers 37, the Main CPU 42, and the I/O CPU 43 via the shared memory interface 38 (Fig. 6). Each Port controller 37 is allocated 32 Kbytes of shared memory for receive packets and 64 Kbytes of shared memory for transmitted packets. Herein, the shared memory 39 illustrated in Fig. 6 should be understood as memory being shared between the port controllers, Main CPU 42, and I/O CPU 43 not among the ports. A number of Kbytes in the shared memory has been reserved or allocated specifically for each port controller for storing the received packets and transmitted packets (a plurality of queuing devices corresponding to plurality of ports for queuing data blocks representing data packets received by the corresponding ports).

Murthy discloses (col. 12, line 62 – col. 13, line 1) that the Main CPU 42 periodically polls all RDRS 72 to determine if any queued packets are to be forwarded. Based on the SA 16 and DA 15 fields of the packet 13 and upon the port number of the RDR 72, on which the packet is queued, the Main CPU will carry out the Forwarding Algorithm as in Fig. 16. The result of this process will be an XMASK value 55 designating the port or ports to which the packet 13 is to be forwarded (logic circuitry responsive to plurality of queuing devices for processing the data blocks in accordance with a prescribed algorithm to determine destination information).

Murthy discloses (col. 13, lines 9-25) that I/O CPU 43 will scan the RDRs 72 to determine if any Packet Descriptor 48 are in a "Forwarded" state 67. When such a Packet Descriptor 49 is found, it will be copied to each TDR 71 as indicated by the set bits in the associated XMASK value 55 (a forwarding circuit responsive to the logic circuitry for identifying at least one transmit port).

Murthy discloses (col. 18, lines 18-35) port monitoring process wherein packets arriving at the bridge or generated internally may be copied to one of more monitoring ports 10 (Fig. 1) (a

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traffic capture mechanism for enabling one port of plurality of ports to output data transferred via multiple other selected ports of plurality of ports).

#### Allowable Subject Matter

- 3. Claims 2-9 and 11-13 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 4. Claims 14 and 16-19 are allowed.

The following is an examiner's statement of reasons for allowance:

The prior art does not teach or fairly suggest wherein the step of identifying at least one port for transmitting data packets comprises determining whether a port that received a data packet is one of the multiple sniffed ports, as specified in independent claim 14.

### Response to Arguments

5. Applicant's arguments filed September 02, 2004 have been fully considered but they are not persuasive.

Applicant argues on page 7 that examiner did not point out specifically which elements of Murthy correspond to the claimed plurality of queuing devices corresponding to the plurality of ports for queuing data blocks representing the data packets received by the corresponding ports. Instead, the examiner asserts that a number of Kbytes in the shared memory is reserved or allocated for each port controller for storing the received packets and transmitted packets. Examiner respectfully disagrees. Applicant should understand that, as clearly stated by the examiner, memory is reserved or allocated for each port controller for storing received/transmitted packets. This implies that each of the port controllers stores the data

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packets as it receives the data packets at its port. Herein, port controllers are the queuing devices as claimed by the applicant in claim 1.

Applicant further argues on page 8, that Murthy does not disclose the claimed logic circuitry responsive to the plurality of queuing devices for processing the data blocks in accordance with a prescribed algorithm to determine destination information. Examiner respectfully disagrees. Murthy discloses (col. 12, line 62 – col. 13, line 1) that the Main CPU 42 periodically polls all RDRS 72 to determine if any queued packets are to be forwarded. Based on the SA 16 and DA 15 fields of the packet 13 and upon the port number of the RDR 72, on which the packet is queued, the Main CPU will carry out the Forwarding Algorithm as in Fig. 16. The result of this process will be an XMASK value 55 designating the port or ports to which the packet 13 is to be forwarded (logic circuitry responsive to plurality of queuing devices for processing the data blocks in accordance with a prescribed algorithm to determine destination information).

#### Conclusion

6. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

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however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the 7. examiner should be directed to Anh-Vu H Ly whose telephone number is 571-272-3175. The examiner can normally be reached on Monday-Friday 7:00am - 4:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chi Pham can be reached on 571-272-3179. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

avl

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2800 1/1965